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Attorney's Docket No. <u>017750-378</u>

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#11

In re Patent Application of

Max Amon

Application No.: 09/116,809

Filed: August 7, 1998

For: DUAL INFRARED BAND

OBJECTIVE LENS

Group Art Unit: 3663

Examiner: MARK HELLNER

Confirmation No.: 2977

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REQUEST FOR WITHDRAWAL OF HOLDING OF ABANDONMENT -

NO ABANDONMENT IN FACT

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Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 NOV 2 1 2005

GROUP 3600

Sir:

On October 27, 2005, a Notice of Abandonment was issued in the above-captioned application suggesting that Applicant had failed to timely pay the required Issue Fee and Publication Fee within the statutory period of three months from the mailing date of the Notice of Allowance. This Fee, however, was paid. Specifically, a first Notice of Allowance was issued January 16, 2005. In response, a Request to Complete Notice of Allowance (to correct the spelling of the inventor's name) was filed January 21, 2005. The Issue Fee was subsequently paid on March 14, 2005. A postcard acknowledging receipt of the Issue Fee is attached.

Thereafter, in apparent response to the Request to Complete Notice of Allowance, a Corrected Notice of Allowance was issued on October 8, 2005. The Patent Office, however, apparently overlooked the fact that the Issue Fee had already been paid and, as a consequence, issued the Notice of Abandonment.

Insofar as the Issue Fee was paid in a timely fashion in response to the first Notice of Allowance and did not need to be repaid in connection with the Corrected

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Notice of Allowance, Applicant respectfully submits that there has been no abandonment in fact. Accordingly, Applicant respectfully requests that the application be immediately passed to issuance.

If the Office determines there has been an abandonment in fact, Applicant respectfully requests that this paper be treated as a Petition for renewal of an unintentionally abandoned application under 37 C.F.R. § 1.137(b). To the degree deemed applicable, the entire delay in filing the required reply from the date for the reply until the filing of this Petition was unintentional.

Applicant further submits that no fee is owed by the filing of this Petition. However, the Commissioner is hereby authorized to charge any appropriate fees under 37 C.F.R. § 1.16, 1.17 and 1.21 that may be required by this paper, and to credit any overpayment to Deposit Account No. 02-4800 if any fees are deemed necessary.

Respectfully submitted,

BUCHANAN INGERSOLL PC

Date: November 10, 2005

Charles F. Wieland III

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VA 808145.1



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GROUP 3600

Issue Fee Postcard

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Inventor: Max AMON		Appln. No.:	09/116,809	- つ/	August 7, 1998
Docket No.: 017750-378	Working Atty.:	PCK/tls	3	_ Date: _3//	כטןדי
Dkt. Clerk Initials				•	
The following was/were received in the U.S. Patent and Trademark Office on the date stamped hereon:					
☐ Amendment/Reply Transmittal Letter	Payment of Issue Fee Charge Deposit Accou			c for \$ e \$	is enclosed to Deposit Accoun
Amendment Under 37 C.F.R. 1.312	Payment of Issue and Authorization to Charg			e \$1,430.001 2038 is attached.	to credit card. Form
Submission of Formal Drawings w/ sheet(s) of drawings (Fig(s). 1)	Advance Order for		ī	by Certificate of Ma	ail
Certificate of Correction (Form PTO-1050)	Fee Address' Indicati	on Form (Form PTO	/SB 47)		
Request for Certificate of Correction (Transmittal)					
Comments on Statement of Reasons for Allowance			(MAR 1 6 200	36,74
If submitting documents via E Express Mail Mailin	xpress Mail, provide the Expressing Label No.	s Mailing Label No. bel	ow:	PADEMAR	3 3

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